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JUL 10 2006

REMARKS

In the final Office Action mailed on April 25, 2006 by the United States Patent and Trademark Office, the Examiner rejected claims 1-17. Claim 1-17 have been cancelled and claims 18-30 have been added. Reconsideration is respectfully requested in light of the following remarks. The following remarks are believed to be fully responsive to the Office Action mailed April 25, 2006 and also render all currently pending claims at issue patentably distinct over the references of record.

I. NEW CLAIMS 18-32

New independent claim 18 recites a method for displaying a checklist on a display of an aircraft that includes the steps of displaying a first layout comprising the checklist, the checklist displayed on a first section of the display and including a first task capable of receiving user input, determining whether to display aircraft data related to the first task, displaying a second layout comprising the checklist and the aircraft data, if a determination is made to display the aircraft data related to the first task, the checklist displayed on the first section of the display and the aircraft data related to the first task displayed on a second section of the display, and displaying the first layout, after displaying the second layout and receiving a user input. New independent claim 25 recites a method for displaying a main checklist on a display of an aircraft and includes the steps of displaying a first layout comprising the main checklist, the main checklist displayed on a first section of the display and including a plurality of available checklists capable of receiving user input, displaying a second layout comprising an available checklist, upon receipt of a first user input, the available checklist displayed on a first section of the display and including a first task capable of receiving user input, determining whether to display aircraft data related to the first task, displaying a third layout comprising the checklist and the aircraft data, if a determination is made to display the aircraft data related to the first task, the checklist displayed on the first section of the display and the aircraft data related to the first task displayed on a second section of the display, and displaying one of the first and the second layouts, after displaying the third layout and receiving a second user input. These features are found at least on pages 6-16 and FIGs. 3-10 of the application; hence, no new matter has been added. Additionally,

the Applicant has reviewed the prior art of record and does not believe that these features are disclosed or suggested therein.

II. CONCLUSION

Based on the above, independent Claims 18 and 25 are patentable over the citations of record. The dependent claims are also submitted to be patentable for the reasons given above with respect to the independent claims and because each recite features which are patentable in its own right. Individual consideration of the dependent claims is respectfully solicited.

The other art of record is also not understood to disclose or suggest the inventive concept of the present invention as defined by the claims.

Hence, Applicants submit that the present application is in condition for allowance. Favorable reconsideration and withdrawal of the objections and rejections set forth in the above-noted Office Action, and an early Notice of Allowance are requested.

If the Examiner has any comments or suggestions that could place this application in even better form, the Examiner is requested to telephone the undersigned attorney at the below-listed number.

If for some reason Applicants have not paid a sufficient fee for this response, please consider this as authorization to charge Ingrassia, Fisher & Lorenz, Deposit Account No. 50-2091 for any fee which may be due.

Dated 7/10/06

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etfully submitted.

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